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2			
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4	Las Vegas, NV 89101		
5	Telephone: (702) 252-3131 E-Mail Address: smahoney@fisherphillip	os.com	
6	Attorney for Defendants, Station Casinos And NP Red Rock LLC		
7	UNITED STATES I	DISTRICT COURT	
8	DISTRICT OF NEVADA		
9	JOSHUA HUSOK,) Case No.: 2:20-cv-01939	
10	Plaintiff,)) STIPULATION AND ORDER TO	
11	VS.) EXTEND SCHEDULING ORDER	
12	STATION CASINOS, LLC, a Nevada) DEADLINES) (First Request)	
13	Limited Liability Company; NP RED ROCK, LLC, d/b/a RED ROCK		
14	CASINO, RESORT AND SPA, a)	
15	Nevada Limited Liability Company; ROE Business Organizations I-X; and)	
16	DOE INDIVIDUALS I-X, Inclusive,)	
17	Defendants.)	
18		_)	
19	The parties, by and through their respective counsel hereby stipulate to extend		
20	the Scheduling Order deadlines in this cas	se as follows:	
21	Discovery Deadline	June 30, 2021	
22	Dispositive Motion Deadline	July 30, 2021	
23	Joint Pretrial Order	August 30, 2021 or 30 days	
24		from the ruling on a dispositive motion	
25	This is the first request for an extension of these deadlines. The parties provide		
26	the following information regarding the proposed extension of the discovery deadline.		
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Discovery Completed to Date

The parties have served their Initial Disclosures and supplements thereto.

Defendants have served interrogatories and requests for production and Plaintiff has responded. Plaintiff has served two sets of interrogatories and two sets of requests for production to which responses to which are not yet due.

Remaining Discovery to Be Completed

The depositions of Plaintiff, current and former employees of Defendants, and other persons, as well as possible further written discovery.

Reasons Discovery Could Not Be Completed Within the Existing Deadline

There are about 10-12 depositions to take in this case, which has significant overlap in terms of facts and witnesses with another case pending in this Court – *Farfan v. Station Casinos et. al.*, 2:20-cv-01515-JAD-NJK (the "Farfan Case"). Counsel are the same in both case. Counsel have had discussions which lead them to believe that many witnesses can be deposed for purposes of this case and the Farfan Case on the same day. The Farfan Case is further along than this case in terms of removal dates and how much written discovery has been completed, and the two cases needed to be relatively even in terms of written discovery achieved before depositions could commence. This roughly equal footing has now been reached, but not all the depositions can be taken by the existing deadline of April 28. The discovery deadline in Farfan has already been extended past April 28 to allow for further time for depositions.

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1	Proposed Dates for Completion of Discovery	
2	The parties believe they will be able to complete discovery by the proposed new	
3	date of June 30, 2021.	
4	FISHER & PHILLIPS KEMP & KEMP	
5	TISTIER & THEELIS REWI	
6	By:/s/Scott M. Mahoney By:/s/Victoria L. Neal	
7	Scott M. Mahoney, Esq. Victoria L. Neal, Esq. 300 S. Fourth Street #1500 7435 W. Azure Drive #110	
8	Las Vegas, NV 89101 Las Vegas, NV 89130	
9	Attorney for Defendants Attorney for Plaintiff	
10	IT IS SO ORDERED	
11	UNITED STATES MAGISTRATE JUDGE	
12	Dated: April 1, 2021	
13	Dated	
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